

# UNITED STATES PATENT AND TRADEMARK OFFICE

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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO	
09/426,135	10/25/1999	NORIHISA HANEDA	0905-0225P	1465	
75	90 12/03/2002		:		
BIRCH STEWART KOLASCH BIRCH LLP			EXAMINER		
P O BOX 747 FALLS CHURCH, VA 220400747			RAHIMI, IRAJ A		
			ART UNIT	PAPER NUMBER	
			2/22		

DATE MAILED: 12/03/2002

Please find below and/or attached an Office communication concerning this application or proceeding.

Of.

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		Application No.	Applicant(s)				
		09/426,135	HANEDA, NOI	HANEDA, NORIHISA			
Office Action Summary		Examiner	Art Unit				
		(Iraj) Alan Rahimi	2622				
Period 1	The MAILING DATE of this communication ap for Reply	pears on the cover s	sheet with the correspondence	address			
THE - Ext afte - If th - If N - Fai - Any	HORTENED STATUTORY PERIOD FOR REPL MAILING DATE OF THIS COMMUNICATION. ensions of time may be available under the provisions of 37 CFR 1.7 er SIX (6) MONTHS from the mailing date of this communication. he period for reply specified above is less than thirty (30) days, a rep O period for reply is specified above, the maximum statutory period lure to reply within the set or extended period for reply will, by statute or reply received by the Office later than three months after the mailing the patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however ly within the statutory minim will apply and will expire SI e, cause the application to b	er, may a reply be timely filed  num of thirty (30) days will be considered t  X (6) MONTHS from the mailing date of the secome ABANDONED (35 U.S.C. § 133).	is communication.			
1)[🛛	Responsive to communication(s) filed on 16	September 2002 .					
2a)⊠	This action is <b>FINAL</b> . 2b) ☐ Th	nis action is non-fina	al.				
3)□ Disposi	Since this application is in condition for allow closed in accordance with the practice under tion of Claims			o the merits is			
4)🖂	4)⊠ Claim(s) <u>3,4,7 and 8</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.						
5)□	)☐ Claim(s) is/are allowed.						
6)🖂	6)⊠ Claim(s) <u>3,4,7 and 8</u> is/are rejected.						
7)	Claim(s) is/are objected to.						
8)□	Claim(s) are subject to restriction and/o	or election requirem	ent.				
Applica	tion Papers						
9)	The specification is objected to by the Examine	er.					
10)⊠	The drawing(s) filed on <u>25 October 1999</u> is/are	: a)⊠ accepted or b)	objected to by the Examine	er.			
	Applicant may not request that any objection to the		·	•			
11)	The proposed drawing correction filed on	_ , ,,	•	miner.			
_	If approved, corrected drawings are required in re	•	on.				
12)	The oath or declaration is objected to by the Ex	caminer.					
Priority	under 35 U.S.C. §§ 119 and 120						
13)🛛	Acknowledgment is made of a claim for foreign	n priority under 35 l	J.S.C. § 119(a)-(d) or (f).				
а	)⊠ All b)□ Some * c)□ None of:						
	1. Certified copies of the priority document	ts have been receiv	red.				
	2.⊠ Certified copies of the priority document	ts have been receiv	ed in Application No. <u>08/696,</u>	<u>062</u> .			
*	3. Copies of the certified copies of the prio application from the International Bu See the attached detailed Office action for a list	ireau (PCT Rule 17	.2(a)).	nal Stage			
14)	Acknowledgment is made of a claim for domest	ic priority under 35	U.S.C. § 119(e) (to a provisio	nal application).			
	a) $\square$ The translation of the foreign language pro	* *					
Attachme		-					
2) 🔲 Noti	ce of References Cited (PTO-892) ce of Draftsperson's Patent Drawing Review (PTO-948) rmation Disclosure Statement(s) (PTO-1449) Paper No(s) _	5) 🔲 N	nterview Summary (PTO-413) Paper lotice of Informal Patent Application of ther:				

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#### **DETAILED ACTION**

## Response to Amendment

1. Applicant made some grammatical changes to claims 3 and 7 without changing the substance of the claims.

#### Response to Arguments

2. Applicant's arguments filed on September 16, 2002 have been fully considered but they are not persuasive. Applicant argued that Neff described a technique for enabling quality reprints of photographic images to be generated from an original print, instead of previously developed negative. Examiner respectfully disagrees and takes the applicant's attention to column 3, lines 44-47 where it states that a negative filmstrip, which has been previously developed, is passed through a scanner. Applicant additionally argued that Neff does not teach storing digital image data and data representing the size of an effective image in a mutually corrected form. Neff although does not specifically states size of an image to be stored along with the digital image, he makes it clear that any other desired instruction or information may be added to the digital record (column 3, lines 63-67). Size of image is certainly a piece of information that can be easily programmed or selected to be attached with the digital record. Neff goes to also teach that images can be manipulated like cropping and enlarging (column 4, lines 30-37) and later teaches storing of the images in column 4, lines 53-56. Therefore, by connecting various teachings of Neff in the reference all limitations of the claims 3 and 7 are met.

Applicant continued his argument for claim 8 that Neff fails to teach or suggest the operation, performed in response to a reduced-image display command, of manipulating "the reduced-image data to reduced image data representing a reduced-image data representing reduced image

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having an aspect ratio stipulated by the data representing the size of the effective image." Again Neff teaches manipulation of the digital image data. Such manipulation includes reducing, enlarging, cropping, etc. In order for reduction or enlargement to occur, one must alter the aspect ratio to obtain the desired effect. As noted the teachings of Neff may not be explicit to match the wording of the claims, but Neff certainly suggests at minimum and teaches in specifics, different principals that are used in image processing that are equally applicable to the claims in this case.

### Claim Rejections - 35 USC § 102

- 3. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:
  - (e) the invention was described in a patent granted on an application for patent by another filed in the United States before the invention thereof by the applicant for patent, or on an international application by another who has fulfilled the requirements of paragraphs (1), (2), and (4) of section 371(c) of this title before the invention thereof by the applicant for patent.
- 4. Claims 3, 4, 7 and 8 are rejected under 35 U.S.C. 102(e) as being anticipated by Neff et al. (U.S. patent 5,841,885).

Regarding claim 3, Neff et al. discloses a reproduction apparatus comprising:

display means (Fig. 4, item 50) for reading digital image data from a recording medium (column 4, lines 38-52) on which the digital image data and data representing the size of an effective image have been stored in mutually correlated form, and displaying an image which represents the digital image data that have been read; and aspect altering means responsive to an entered aspect alteration command for rewriting the data representing the size of the effective image, which data have been recorded on the recording medium, by new data representing an

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instructed size for the effective image. (column 4, lines 21-38). Changing image size through cropping, enlarging and aspect ratio are considered to be analogous.

Regarding claim 4, Neff et al. discloses an apparatus according to claim 3, wherein said display means displays an image having an aspect ratio decided based upon the data representing the size of the effective image (column 4, lines 41-49).

Regarding claim 7, Neff et al. discloses a reproduction apparatus comprising:

readout means (Figure 4, item 50) for reading data out of a recording medium (column 4, lines 38-52) on which digital image data and data representing the size of an effective image have been stored in mutually correlated form; manipulating means (column 3, lines 56-68) for manipulating the digital image data, which have been read out by said readout means, to image data representing an image having an aspect ratio (column 4, lines 21-38) stipulated by the data representing the size of the effective image; and display means (Fig. 4, item 50) for displaying the image represented by the image data manipulated by said manipulating means. Changing image size through cropping, enlarging and aspect ratio are considered to be analogous.

Regarding claim 8, Neff et al. discloses an apparatus according to claim 7, wherein said recording medium (column 4, lines 38-52) stores in mutually correlated form, original digital image data (column 3, lines 45-48, reduced-image data and data representing the size of the original digital image data and data representing the size of the effective image (column 4, lines 53-55 & column 5, lines 5-10 & column 4, lines 63-68); said manipulating means, in response to

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a reduced image display command, manipulates the reduced-image data to reduced-image data representing a reduced image having an aspect ratio stipulated by the data representing the size of the effective image (column 4, lines 30-38; copping and reducing are considered analogous); and the reduced image represented by the reduced-image data manipulated by said manipulating means is displayed on said display means (Fig. 4, item 50).

#### Conclusion

5. THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

## Contact Information

6. Any inquiry concerning this communication or earlier communications from the examiner should be directed to (Iraj) Alan Rahimi whose telephone number is 703-306-3473. The examiner can normally be reached on Mon.-Fri. 7:30-4:00.

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If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Edward L Coles can be reached on 703-305-4712. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9314 for regular communications and 703-872-9314 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-305-3800.

Alari Rahimi

November 26, 2002

SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600